



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
-----------------	-------------	----------------------	---------------------	------------------

10/801,643

03/17/2004

James F. Kramer

IMMR-VTI0010B

1680

60140

7590

01/25/2007

IMMERSION - THELEN REID & PRIEST L.L.P

THELEN REID & PRIEST L.L.P

P.O. BOX 640640

SAN JOSE, CA 95164-0640

EXAMINER

CRAIG, DWIN M

ART UNIT

PAPER NUMBER

2123

SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE
--	-----------	---------------

3 MONTHS

01/25/2007

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary	Application No. 10/801,643	Applicant(s) KRAMER ET AL.	
	Examiner Dwin M. Craig	Art Unit 2123	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 17 March 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 9-22 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 9-22 is/are rejected.
- 7) ☒ Claim(s) 13 and 14 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 17 March 2004 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input checked="" type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date <u>9/14/04 & 3/17/04</u> . | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. Claims 1-8 have been cancelled; claims 9-22 have been presented for examination.

Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

2. The abstract of the disclosure is objected to because there are more than 150 words.

Correction is required. See MPEP § 608.01(b).

IDS

3. The IDS submitted on 9/14/2004 contains 4 sheets labeled 1 of 4, 2 of 4, 3 of 4 and 4 of 4, then there is another sheet which is labeled 1 of 1 which appears to be a different IDS submission and yet was included in the 9/14/2004 submission. The examiner requests clarification regarding the separate sheet labeled 1 of 1 in the 9/14/2004 IDS submission.

Claim Objections

4. Claims 13 and 14 are objected to because of the following informalities: line 2 of claim 13 appears to have a period, line 3 of claim 13 appears to have a comma after the word physical, line 14 of claim 13 has the following, "...hand ins said..." it is unclear to the examiner what the phrase "ins" is supposed to mean. Line 10 of claim 14 appears to have a period in the sentence.

Appropriate correction is required.

Priority

5. Applicant's claim for the benefit of a prior-filed application under 35 U.S.C. 119(e) or under 35 U.S.C. 120, 121, or 365(c) is acknowledged. Applicant has not complied with one or more conditions for receiving the benefit of an earlier filing date under 35 U.S.C. 120 as follows:

The later-filed application must be an application for a patent for an invention, which is also disclosed, in the prior application (the parent or original nonprovisional application or provisional application). The disclosure of the invention in the parent application and in the later-filed application must be sufficient to comply with the requirements of the first paragraph of 35 U.S.C. 112. See *Transco Products, Inc. v. Performance Contracting, Inc.*, 38 F.3d 551, 32 USPQ2d 1077 (Fed. Cir. 1994).

The disclosure of the prior-filed application(s), Application No. 09/432,362 and 09/076,617, fail to provide adequate support or enablement in the manner provided by the first paragraph of 35 U.S.C. 112 for one or more claims of this application.

Accordingly claims 10, 11, 12, 13, 20 and 21 are not entitled to priority from the prior applications.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

6. Claims 10, 11, 12, 13, 20 and 21 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled

Art Unit: 2123

in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification fails to disclose *a simulated hand or a second simulated hand and/or multi-articulated structure* further the specification fails to show support for the specific limitation *using a simulated spring attached between first and second simulated hands, where the angles and placement, of said first simulated hand uses said digitized measured signals and the angles and placement of said second simulated hand uses said modified signals and said first and second simulated hands are superimposed in the absence of said second simulated hand encountering said simulated impediment.*

6.1 Examiner notes that during prosecution of case S/N 09/432,362 that substantially the same rejection was set forth.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

7. Claims 9, 14, 15, 16 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,625,576 to Massie.

7.1 Regarding claim 9, Massie teaches, *a system for moving a simulated-multi-articulated structure in relation to the movement of an analogous physical-multi-articulated structure* (Figure(s) 1, 2A & 11 and the descriptive text and Col. 4 lines 9-28 and Col. 23 lines 27-33 “a graphical representation or abstraction of the user contact apparatus and its **location relative to the virtual environment...**” a virtual environment is functionally the same as a simulated environment),

where said simulated-multi-articulated structure moves in a simulated environment (a virtual environment is functionally equivalent to a simulated environment, see Col. 2 lines 27-30 more specifically “...control **virtual** machines and **environments...**” and Col. 8 lines 22-33 and Col. 22 lines 54-67 “...user interface with a **virtual environment...**” as regards the moving of the simulated articulated structure see, Col. 25 lines 1-16 more specifically “These necessary changes are calculated at **1320**, and the record or image or representation of the virtual

Art Unit: 2123

environment is changed accordingly. If a display is being used, the present state of the virtual environment and the user reference point is displayed 1322.”),

comprising a simulated impediment to free motion (Col. 3 lines 13-33 “...**virtual object...**” and Col. 15 lines 27-38 “illusion of a **solid wall...**” and Col. 23 lines 50-59 “...the further the point is “beyond” the virtual wall, the greater will be the resisting force. Common experience is that very hard walls do not admit of any intrusion beyond the rest plane”),

where said physical-multi-articulated structure moves in an environment lacking an analogous physical impediment (Col. 2 lines 27-31 “...which are **not** physical, but rather are “embodied” or reside in a computer model...” see also Col. 15 lines 12-25 and Col. 15 line 38 “illusion of a solid wall.”),

said system comprising: a device for measuring the configuration of said physical-multi-articulated structure (Figure 5 and the descriptive text more specifically, references # 550, 562, 570 & 580 and Col. 10 lines 44-53 and Col. 12 lines 60-67 and Col. 13 lines 1-13 “...keep track of the user’s position with respect to that freedom...” and Col. 23 lines 12-64 and Col. 22 lines 24-34 and Col. 20 lines 54-67 and Col. 21 lines 1-12),

and the spatial placement of said physical-multi-articulated structure relative to an inertial reference frame and providing digitized signals associated with the configuration and spatial placement;(Figure(s) 12 & 13 references # 1236 & 1312, 1314, 1316, 1318, 1320 and more specifically, Col. 7 lines 57-62 and Col. 10 lines 44-53 and Col. 24 lines 6-25),

and a data processor (Figure 12 # 1236), *comprising data related to the spatial placement of said simulated impediment and constraints of said simulated impediment and said simulated-multi-articulated structure, for receiving said digitized signals* (the examiner notes

Art Unit: 2123

that signals are being generated by the different elements in Figure 5, 12 and 13 and more specifically in figure 5 signals between blocks #502, 500, 506, 536, 540, 550, 564, 560, 566, 550, 562, 574, 572, 570, 580 and going to Figure 13 signals between blocks #1312, 1314, 1316, 1318, 1320, 1322 and 1324 and see the descriptive text concerning these items and figures) *and modifying said digitized signals using said data to generate a set of modified signals specifying the configuration and spatial placement of said simulated-multi-articulated structure*, (Col. 24 lines 6-25, more specifically, “The force signal also passes to a virtual environment reaction calculator 1236, which determines if ant changes should be made to the geometrical representation of the virtual environment” and regarding spatial placement see Col. 24 lines 43-65 “...a method of generating a force feedback signal based on making the comparisons between the physical location of the user connected reference point and the virtual environment” and “...location of the user reference point is related 1314 to the geometry...”),

such that when said simulated-multi-articulated structure encounters said simulated impediment, the configuration and spatial placement of said simulated-multi-articulated structure is in part determined by the constraints causing said simulated-multi-articulated structure to flex (Col. 23 lines 51-54 “Thus, the further the point is “beyond” the virtual wall, the greater will be the **resisting force**...” and Col. 15 lines 12-26, generating resisting force is functionally equivalent to a “flex”).

While the cited reference does not use the exact same terminology as Applicant’s claims, it would be obvious to an artisan of ordinary skill in the art, at the time of the invention was made, to have taken the teachings of Massie and derive the specific limitations as disclosed in Applicant’s claim language.

Art Unit: 2123

7.2 Regarding claim 14 see the rejection of claim 9 above.

7.3 Regarding claim 15 see the rejection of claim 9 above.

7.4 Regarding claim 16 see the rejection of claim 9 above.

7.5 Regarding claim 22 see the rejection of claim 9 above.

8. Claims 10, 11, 12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,625,576 to Massie in view of U.S. Patent 6,104,379 to Petrich.

8.1 Regarding claim 10, Massie teaches, *a system for moving a simulated hand in relation to the movement of a physical hand* (Figure(s) 1, 2A & 11 and the descriptive text and Col. 4 lines 9-28 and Col. 23 lines 27-33 “a graphical representation or abstraction of the user contact apparatus and its **location relative to the virtual environment...**” a virtual environment is functionally the same as a simulated environment),

where said simulated hand moves in a simulated environment comprising a simulated impediment to free motion (Col. 3 lines 13-33 “...**virtual object...**” and Col. 15 lines 27-38 “illusion of a **solid** wall...” and Col. 23 lines 50-59 “...the further the point is “beyond” the virtual wall, the greater will be the resisting force. Common experience is that very hard walls do not admit of any intrusion beyond the rest plane”),

where said physical hand moves in an environment lacking an analogous physical impediment (Col. 3 lines 13-33 “...**virtual object...**” and Col. 15 lines 27-38 “illusion of a **solid** wall...” and Col. 23 lines 50-59 “...the further the point is “beyond” the virtual wall, the greater will be the resisting force. Common experience is that very hard walls do not admit of any intrusion beyond the rest plane”),

Art Unit: 2123

said system comprising: a device for measuring the configuration of said physical hand and the spatial placement of said physical hand relative to an inertial reference frame and providing digitized signals associated with the configuration and spatial placement (Col. 24 lines 6-25, more specifically, “The force signal also passes to a virtual environment reaction calculator 1236, which determines if ant changes should be made to the geometrical representation of the virtual environment” and regarding spatial placement see Col. 24 lines 43-65 “...a method of generating a force feedback signal based on making the comparisons between the physical location of the user connected reference point and the virtual environment” and “...location of the user reference point is related 1314 to the geometry...”);

and a data processor, (Figure 12 # 1236) comprising data related to the spatial placement of said simulated impediment and constraints of said simulated impediment and said simulated hand, for receiving said digitized signals and modifying said digitized signals using said data to generate a set of modified signals specifying the configuration and spatial placement of said simulated hand (the examiner notes that signals are being generated by the different elements in Figure 5, 12 and 13 and more specifically in figure 5 signals between blocks #502, 500, 506, 536, 540, 550, 564, 560, 566, 550, 562, 574, 572, 570, 580 and going to Figure 13 signals between blocks #1312, 1314, 1316, 1318, 1320, 1322 and 1324 and see the descriptive text concerning these items and figures), *such that when said simulated hand encounters said simulated impediment, the configuration and spatial placement of said simulated hand is in part determined by the constraints* (Col. 24 lines 6-25, more specifically, “The force signal also passes to a virtual environment reaction calculator 1236, which determines if ant changes should be made to the geometrical representation of the virtual environment” and regarding spatial

Art Unit: 2123

placement see Col. 24 lines 43-65 "...a method of generating a force feedback signal based on making the comparisons between the physical location of the user connected reference point and the virtual environment" and "...location of the user reference point is related 1314 to the geometry..." *) causing said simulated hand to flex* (Col. 23 lines 51-54 "Thus, the further the point is "beyond" the virtual wall, the greater will be the **resisting force**..." and Col. 15 lines 12-26, generating resisting force is functionally equivalent to a "*flex*").

However, Massie does not expressly disclose a "simulated hand".

Petrich teaches the functional equivalent of a simulated hand, a virtual hand (Col. 8 lines 32 "a virtual hand...").

Massie and Petrich are analogous art because they are both from the same field of endeavor of creating a virtual reality using a computer system and a multi-articulated input device.

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to present a user with a visual representation of a hand or simulated hand as disclosed by Petrich when using the multi-articulated structure as disclosed in Massie.

The suggestion for doing so would have been to provide a greater sensation of reality while using a virtual reality system and as such enhance the feeling of reality through the use of tactile feedback (see Col. 2 lines 7-54 Petrich).

Therefore, it would have been obvious to combine Petrich with Massie to obtain the invention in claims 10, 11, 12 and 13.

8.2 . Regarding claim 11, Massie teaches the functional equivalent of a, *simulated hand encountering said simulated impediment; such that when said simulated hand encounters said*

Art Unit: 2123

impediment, said simulated hand flexes (Col. 23 lines 51-54 “Thus, the further the point is “beyond” the virtual wall, the greater will be the **resisting force**...” and Col. 15 lines 12-26, generating resisting force is functionally equivalent to a “*flex*”), and the functional equivalent of *said constraints using a simulated spring attached* (Col. 5 lines 19-32, more specifically “The force rules include **spring**-force rules which specify a switch output force signal in response to a location signal of the user reference point indicative of a deflection conformation of the **spring**-type element...”).

However, Massie does not expressly disclose, *wherein said device comprises goniometers for measuring the angles of the joints of a physical hand, a tracking device for measuring the spatial placement of said physical hand relative to an inertial reference frame and means for mounting said device on said physical hand, said device providing digitized measured signals associated with the angles and the spatial placement; and said data processor producing modified signals from said digitized measured signals and said constraints using a simulated spring attached between first and second simulated hands, where the angles and placement, of said first simulated hand uses said digitized measured signals and the angles and placement of said second simulated hand uses said modified signals and said first and second simulated hands are superimposed in the absence of said second simulated hand encountering said simulated impediment; such that when said second simulated hand encounters said impediment, said second simulated hand flexes and is displaced from said first simulated hand and realigns with said first simulated hand when said impediment is removed.*

More specifically, Massie does not expressly disclose the use of *goniometers* and the presence of both a *second virtual hand* and a *second multi-articulated hand*.

However, Petrich substantially teaches or makes obvious, *wherein said device comprises goniometers for measuring the angles of the joints of a physical hand, (Figures 7A and 7B-7D and Col. 3 lines 15-24) a tracking device for measuring the spatial placement of said physical hand relative to an inertial reference frame and means for mounting said device on said physical hand, said device providing digitized measured signals associated with the angles and the spatial placement; (Col. 4 lines 14-20 “Software for processing the signals and for interpreting the inputs from the **spatial** hand positioner...”)* and *said data processor producing modified signals from said digitized measured signals and said constraints using a simulated spring attached between first and second simulated hands, (see Figure 1A # 106 and 107 and the descriptive text therein, note the hardness configuration in figure 1A this configuration along with the sensing amplifiers provides for the same effect as a virtual spring (see the discussion of the teachings of Massie above) where the angles and placement, of said first simulated hand uses said digitized measured signals and the angles and placement of said second simulated hand uses said modified signals (Figure 8A and 8B and the descriptive text and Col. 11 lines 23-60) and said first and second simulated hands are superimposed in the absence of said second simulated hand encountering said simulated impediment; (it is noted that Massie teaches a simulated impediment, see Figure 1A item # 108 and the discussion presented above) such that when said second simulated hand encounters said impediment, said second simulated hand flexes and is displaced from said first simulated hand and realigns with said first simulated hand when said impediment is removed (see Figure 1A items # 106, 108 & 107 and Figure 7 and Col. 11 lines 23-60 which discloses that the system detects the position and it would be obvious, to an artisan of ordinary skill at the time of the invention to realign the two virtual hands because there needs*

Art Unit: 2123

to be a starting reference point in the virtual world so that the virtual objects will have a starting virtual reference point relative to the virtual hands).

8.3 Regarding claim 12, see the rejections of claims 10 and 11 above, it is noted by the examiner that all of the claimed limitations of claim 12 are described in the rejections of claims 10 and 11 above.

8.4 Regarding claim 13, see the rejections of claims 10 and 11 above, it is noted by the examiner that all of the claimed limitations of claim 12 are described in the rejections of claims 10 and 11 above.

9. Claims 17-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,104,379 to Petrich.

9.1 Regarding claim 17, Petrich teaches or substantially teaches *a device, comprising: a multi-articulated structure; (Figure 2 items #201, 204, 205, 206, 207, 208) and a sensor coupled to the multi-articulated structure, (Figures 7A-7D and Figure 8A item # 802 "Hall Sensor" and Figures 5B and 6A and the descriptive text, more specifically Col. 3 lines 15-23 and Col. 10 lines 28-65) the sensor configured to determine a configuration of the multi-articulated structure and a spatial placement of the multi-articulated structure relative to an inertial reference frame, said sensor further configured to transmit a signal associated with the configuration (Figures 8A and 8B and Col. 11 lines 61-67 and Col. 12 lines 1-25) and the spatial placement of the multi-articulated structure, the signal being configured to generate a set of modified signals specifying data values associated with a configuration and a spatial placement of a simulated multi-articulated structure displayed in a graphical environment, (Figure 1A and Col. 6 lines 29-63*

Art Unit: 2123

and Col. 12 lines 19-26) *the set of modified signals configured to deform the simulated multi-articulated structure when a simulated interaction occurs between the simulated multi-articulated structure and a simulated object* (Col. 6 lines 44-56).

However, Petrich does not expressly teach that *simulated interaction occurs between the simulated multi-articulated structure and a simulated object*.

It would have been obvious, at the time of the invention, to one of ordinary skill in the art, having viewed the configuration of figure 1A and read the disclosed information on Col. 12 lines 11-25 regarding the VirtualHand® Toolkit Library by Virtual Technologies Inc. to use this system to create a Virtual Reality system to provide for simulated interaction between the simulated multi-articulated structure and a simulated object (Figure 1 item #108). The motivation would be to provide for a Virtual Reality experience that more closely mimics reality and provides for a more realistic virtual reality environment, see Col. 2 lines 7-12.

9.1 Regarding claim 18, Petrich teaches wherein said sensor includes a goniometer configured to determine at least one angle of a joint of the multi-articulated structure (Figures 7A, 7B-7D and 8A and 8B and Col. 3 lines 15-26 "...variable-resistance strain sensing goniometer").

9.2 Regarding claim 19, Petrich teaches wherein said sensor includes a tracking device configured to determine the spatial placement of the multi-articulated structure relative to the inertial reference frame (Col. 1 lines 15-25, "...**spatial** hand position..." and Figure 1 and Col. 12 lines 11-26 "...converts the joint angle data into hand-position data...").

9.3 Regarding claim 20, Petrich teaches a second articulated structure, Figure 1A items # 110 and 109 and Figure 3 items #303 and 304, clearly these teachings show a second multi-

Art Unit: 2123

articulated structure which is attached to the circuits as disclosed in figures 8A and 8B which teach signals being associated with the structures. Figure 1A clearly discloses simulated (virtual) versions of these articulated structures item # 106 and item # 107 are simulated *virtual* versions of structures item # 109 and item # 110.

9.4 Regarding claim 21, Petrich teaches a second articulated structure, Figure 1A items # 110 and 109 and Figure 3 items #303 and 304, clearly these teaching d show a second multi-articulated structure which is attached to the circuits as disclosed in figures 8A and 8B which teach signals being associated with the structures. Figure 1A clearly discloses simulated (virtual) versions of these structures.

It would have been obvious, at the time of the invention, to an artisan of ordinary skill to have *superimposed* the first simulated multi-articulated structure superimposed on the second simulated multi-articulated structure because when two hands are interacting in actual space they can have contact with each other, further the examiner notes that figure 1A shows the two virtual hands, item #106 and item # 107 manipulating a virtual object, item # 108, during the course of manipulating item # 108, the two articulated structures, items #106 and #107 will most likely will be superimposed over each other.

Conclusion

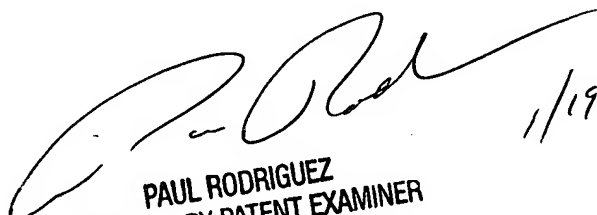
10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dwain M. Craig whose telephone number is (571) 272-3710. The examiner can normally be reached on 10:00 - 6:00 M-F.

Art Unit: 2123

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul L. Rodriguez can be reached on (571) 272-3753. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Dwin McTaggart Craig

 1/19/07
PAUL RODRIGUEZ
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100